

refusal or neglect to comply, they shall be deprived of their said pensions. CHAP. 249.

SEC. 4. *And be it enacted*, That the act passed at December session, eighteen hundred and thirty-nine, chapter eighty, entitled, an act to authorise the commissioners of Carroll county, to borrow money for the erection of a poor house for said county, and for other purposes, and all other acts inconsistent with the provisions of this act, be, and the same are hereby repealed. Inconsistent acts repealed.

## CHAPTER 249.

*AN ACT to make valid a certain Deed of Conveyance, from Elijah Reynolds, Edward D. Tarring, Alexander Brown, Joseph W. Abrahams, and Edwin Wilmer, Trustees of the Methodist Episcopal Church, in the village of Port Deposit, to Rebecca E. Creswell.* Passed May 4, 1852.

WHEREAS, a certain Rebecca E. Creswell, by her deed, bearing date on the twenty-eighth day of January, in the year of our Lord one thousand eight hundred and forty, conveyed unto Daniel Magredy, Edward T. Tarring, Anthony Smith, Alexander Brown and Joseph W. Abrahams, as trustees of the Methodist Episcopal church, in the village of Port Deposit, a certain lot of ground for the purposes mentioned in said deed; *And whereas*, the courses and distances of said lot were extended contrary to the intention of the parties, so as to include a certain water lot not meant to be so conveyed; *And whereas*, afterwards, to wit: on the twenty-seventh day of April, in the year eighteen hundred and fifty, Elijah Reynolds, Edward T. Tarring, Alexander Brown, Joseph W. Abrahams and Edwin Wilmer, then trustees of said church, executed their deed, re-conveying to the said Rebecca E. Creswell the said lot of land, which was not intended originally to be conveyed; *And whereas*, in the meantime, Daniel Magredy and Anthony Smith, two the first mentioned trustees, in whom vested the said lot, by virtue of the said first mentioned deed, had departed this life, and the said Elijah Reynolds and Edwin Wilmer had been duly appointed in their place and stead; Therefore,

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That the said last mentioned deed of Deed valid.